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UTILITY	Attorney Docket No. 1435-1			
PATENT APPLICATION	First Inventor	LFZDEY		

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(Only for new nonprovis	ional applications under 37 CFR 1.53	(b)) Expres	s Mail Label I	EU 42351	Sn E0927
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See 37 CFR 1.2	^{7.}	(if	applicable, all nece		
3. Specification (preferred arrangement)	[Total Pages 25]	a	Computer Re	eadable Form (CR	n ":2 ≡
- Descriptive titl	e of the invention	b.	Specification Sequ	ence Listing on:	26 =
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- Brief Summar	y of the Invention		ACCOMPANY	NG APPLICA	TION PARTS
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- Abstract of the	e Disclosure	10. [s an assignee)	Attorney
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4. Drawing(s) (35 to 5. Oath or Declaration	U.S.C. 113) [10tal Sheets 21	i 12 [Information D	isclosure S)/PTO-1449	Copies of IDS Citations
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1.63(0)(2)) and 1.33(b).	•	or its equivale		
6. Application Data	Sheet See 37 CFR 1.76	17.	Other:		
18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in a preliminary amendment,					
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or in an Application Data Sheet under 37 CFR 1.76. Continuation Continuation Divisional Continuation-in-part (CIP) of prior application No.: 09 98 1 0 73					
Prior application information: Examiner LEFERK Group Art Unit 1636					
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Address	4625 EAST	BAV D		F 302	
City	CLEARWATER	State	FL_	Zip Code	33764
Country	45	Telephone	127 539-06	33 Fax	539-7241
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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First f	Named Inve	ntor	LEZDEY	
Title	DNA	FOR	EXPESSION	YEAST
	ocket Numb	- 1	1435-1	

I hereby certify that the invention disclosed in the attached application has not and will n to be the subject of an application filed in another country, or under a multilateral agricular ement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

9/26/03 Date

JOHN LEZ-DEY

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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